CLAIM FOR CREDIT ON INDIVIDUAL INCOME TAX RETURN FOR TAXES PAID OR ACCRUED TO A FOREIGN COUNTRY OR A POSSESSION OF THE UNITED STATES

TO BE FILED BY AN INDIVIDUAL, PARTNERSHIP, OR FIDUCIARY

For Taxable Year 1924

IName of Claimant		
Address (Street and number)	(City or town)	, (State)
	imant is an individual	
Claim for credit is hereby made by the taxpayer named ab	oove, who is a citizen or subject	of(Name of country)
and is a resident of(Name of country)		***
income for the taxable year begun		
for taxes		
SCHEDULE A-Tax Paid or Accrue	d to a Possession of the United	1 States ²
Name of possession of U. S.	Character of tax(Inc	come, war profits, or excess profits)
Statute imposing tax(To be named	fully and clearly so as to be easily identifi	ied)
Date of accrual(To be given even if claim is based on payment)	Date of payment (if paid)	be given even if claim is based on accrual)
1. Amount of \tan^3 (evidenced by attached receipt or return)	(In foreign money)	ch (converted
at an exchange rate of5) equals in dollar	'S	\$
2. Income from sources in this possession(Inforeign mone	which (converted a	t an exchange
rate of ⁵) equals in dollars (Reported on a	attached Form 1040, as Item)\$
SCHEDULE B-Tax Paid o	r Accrued to a Foreign Country	6
Name of foreign country		
Statute imposing tax (To be named	fully and clearly so as to be easily identifi	ied)
Date of accrual (To be given even if claim is based on payment) 1. Amount of tax ³ (evidenced by attached receipt or return)	Date of payment (if paid) (To (To (In foreign money)	begiven even if claim is based on accrual) poverted at an
exchange rate of	(III foreign money)	
2. Income from sources in this foreign country (Inforeign		
rate of	money) attached Form 1040, as Item	\$
SCHEDULE C—Tax Withheld Under a Law	of a Foreign Country 6 or Posse	ession of the United States 2
Name of foreign country or possession of U. S	Charact	ter of tax(Income, war profits, or excess profits)
Statute imposing tax(To be named	fully and clearly so as to be easily identif	 fied)
Name of withholding agent		
1. Amount of tax withheld (evidenced by attached receipts or \boldsymbol{s}	statement from withholding ager	nt)4, n foreign money)
which (converted at an exchange rate of		
${\bf 2. \ Income from sources in above-named country or possession,}$		
this form4, which (converted	at an exchange rate of	5)
equals in dollars (Reported on attached Form 1040, as I	tem)	\$
(See Refer	rences on page 2)	

	4 .	relich (convented at an avahance rate			
2. Amount of income(In					
of					
SCHEDULE E—Tax Paid or Accrued	to a Foreign Country or a Pos Trust, in which Claimant h	session of the United States by a Partnership, Estate, or as an Interest			
Partnership, estate, or trust	(Name)	(Address)			
Fiduciary (if estate or trust)	(Name)	(Address)			
Character and extent of claimant's int	terest in partnership, estate, or t	rust			
		Character of tax(Income, war profits, or excess profits)			
Statute imposing tax	(To be named fully and	clearly so as to be easily identified)			
Date of accrual(To be given even if clair	Date of m is based on payment)				
1. Total tax paid by partnership or fic	duciary4, whi	ch (converted at an exchange rate of			
		y return			
3. Total net income derived from part	tnership or fiduciary (Reported	on Form 1040, as Item 4)			
4. That portion of such income which	was derived from sources witho	1 17 TT 11 1 CH 1			
1. The portable of bear moone which	was derived from sources without	ut the United States			
	To be filled in if the claimant is a pa				
	To be filled in if the claimant is a pa	artnership or fiduciary			
SCHEDULE F—Tax Paid or Accrued	To be filled in if the claimant is a pa	ion of the United States by a Partnership, Estate, or Trust			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust	To be filled in if the claimant is a part to a Foreign Country or Possess (Name)	ion of the United States by a Partnership, Estate, or Trust (Address)			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust	To be filled in if the claimant is a part to a Foreign Country or Possess (Name)	ion of the United States by a Partnership, Estate, or Trus (Address)			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust Fiduciary (if estate or trust) The attached	to a Foreign Country or Possess (Name) (Name) return is based on inco	(Address) (Acceived or accrued)			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust Fiduciary (if estate or trust) The attached (Partnership or fiduciary) year begun	to a Foreign Country or Possess (Name) (Name) return is based on inco	(Address) (Address) (Received or accrued) (192			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust Fiduciary (if estate or trust) The attached (Partnership or fiduciary) year begun Name of foreign country or possession	to a Foreign Country or Possess (Name) (Name) return is based on inco	(Address) (Address) (Received or accrued) (Income, war profits, or excess profits			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust Fiduciary (if estate or trust) The attached ————————————————————————————————————	To be filled in if the claimant is a part to a Foreign Country or Possess (Name) (Name) return is based on inco	(Address) (Address) (Received or accrued) (Income, war profits, or excess profits			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust Fiduciary (if estate or trust) The attached ————————————————————————————————————	To be filled in if the claimant is a part to a Foreign Country or Possess (Name) (Name) return is based on inco	(Address) (Address) (Received or accrued) (The description of the United States by a Partnership, Estate, or Trus (Address) (Address) (Received or accrued) (Received or accrued) (Income, war profits, or excess profits)			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust Fiduciary (if estate or trust) The attached (Partnership or fiduciary) year begun Name of foreign country or possession Statute imposing tax Date of accrual (To be given even if claim	To be filled in if the claimant is a part to a Foreign Country or Possess (Name) (Name) return is based on incountry, 192, and ended	(Address) (Address) (Received or accrued) (Income, war profits, or excess profits (To be given even if claim is based on accrual) (To be given even if claim is based on accrual)			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust	(Name) (Name) (Name) (Name) (Name) (Name) (To be named fully and pate of a carrual (evidenced by attach	(Address) (Address) (Address) (Received or accrued) (Income, war profits, or excess profits (To be given even if claim is based on accrual) ned receipt or return) (In foreign money)			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust	(Name) (Name) (Name) return is based on inco 1, 192 , and ended (To be named fully and Date of or accrual (evidenced by attack or rate of	(Address) (Address) (Address) (Received or accrued) (Income, war profits, or excess profits (To be given even if claim is based on accrual) ned receipt or return) (In foreign money) nals in dollars (Address) (Address) (Address) (Address) (Address) (Address) (Address) (Address) (Income, war profits, or excess profits			
SCHEDULE F—Tax Paid or Accrued Partnership, estate, or trust	(Name) (Name) (Name) (Name) return is based on inco 192, and ended (To be named fully and Date of or accrual (evidenced by attach e rate of	(Address) (Address) (Address) (Received or accrued) (Income, war profits, or excess profits or excess profits or return) (To be given even if claim is based on accrual)			

To secure credit for taxes paid or accrued to possessions of the United States, claimant must be a citizen other than a citizen entitled to benefits of Section 262, or resident of the United States. (See Section 222 (a) on page 4.)

36' Amount of tax' means tax proper, excluding any amount that represents interest or penalties. If the tax has been actually paid in full, the amount of the tax (excluding interest and penalties) so paid is the amount to be entered in this blank, even though the claim be based on the accrual of the tax.

4 State this amount in the currency of the foreign country or possession of the United States (e.g., pounds, francs, marks).

⁸ Give the rate of exchange used and attach a statement describing in reasonable detail why and how this particular rate was determined.

7 Where there is more than one possession of the United States or one foreign country to which taxes are paid by claimant individually, or by partnership, estate, or trust in which claimant has an interest, additional schedules should be attached, and the credit claimed on each such schedule should be included in this Summary.

⁶ To secure credit for taxes paid or accrued to a foreign country, claimant must be a citizen other than a citizen entitled to benefits of Section 262, or resident of the United States. Moreover, if he is an alien resident, he must be a citizen or subject or a foreign country which allows "a similar credit to citizens of the United States residing in such country." (See Section 222 (a) on page 4.)

SUMMARY' OF INCOME RECEIVED AND TAXES PAID, AS SHOWN IN SCHEDULES A TO E ON PAGES 1 AND 2

	Column A Income		Column B Taxes paid or accrued ¹
Schedule A, Item 2	\$	Schedule A, Item 1	\$
Schedule B, Item 2		Schedule B, Item 1	
Schedule C, Item 2		Schedule C, Item 1	***************************************
Schedule D, Item 2			Taxes paid or accrued on behalf of claimant's interest in partnership, estate, or trust
chedule E, Item 4		Schedule E, Item 2	\$
	 \$		\$
I. Total income from source	es without United States (tota	al Column A)	\$
III. Total net income, from so profits, and excess prof IV. Total net income from all profits taxes imposed by the result of income from sour item IV. VI. Total tax on Item IV VII. Amount of tax which make the Item VI multiplied by should be entered here	urces without United States (clist taxes imposed by any ford sources (computed without cly any foreign country or postees without United States to be claimed as credit again Item V, unless Item II is	ates or foreign countries (total Column B)	
	A	FFIDAVIT	
I swear (or affirm) that the ection with the claim for cree	ne above is to the best of my	knowledge and belief a true and complete stater	ment of facts in con-
	(If claim is made by agent, the	e reason therefor must be stated on this line)	
Sworn to (or affirmed) and	d subscribed before me this		
day of	, 192		
		(Signature of claimant or age	ent)
(Signature of	officer administering oath)	(Address of claimant or ager	
	(Official capacity)		

(See References on page 2) (3)

2-13333

CREDIT FOR TAXES IN CASE OF INDIVIDUALS

Sec. 222. (a) The tax computed under Parts I and II of this title shall be credited with:

(1) In the case of a citizen of the United States the amount of any income, war-profits, and excessprofits taxes paid or accrued during the taxable year to any foreign country or to any possession of the United States; and

(2) In the case of a resident of the United States, the amount of any such taxes paid or accrued during the taxable year to any possession of the United States; and

(3) In the case of an alien resident of the United States, the amount of any such taxes paid or accrued during the taxable year to any foreign country, if the foreign country of which such alien resident is a citizen or subject, in imposing such taxes, allows a similar credit to citizens of the United States residing in such country; and

(4) In the case of any such individual who is a member of a partnership or a beneficiary of an estate or trust, his proportionate share of such taxes of the partnership or the estate or trust paid or accrued during the taxable year to a foreign country or to any possession of the United States, as the

case may be.

(5) The above credits shall not be allowed in the case of a citizen entitled to the benefits of section 262; and in no other case shall the amount of credit taken under this subdivision exceed the same proportion of the tax (computed on the basis of the taxpayer's net income without the deduction of any income, war-profits, or excess-profits tax any part of which may be allowed to him as a credit by this section), against which such credit is taken, which the taxpayer's net income (computed without the deduction of any such income, war-profits, or excessprofits tax) from sources without the United States bears to his entire net income (computed without such deduction) for the same taxable year.

- (b) If accrued taxes when paid differ from the amounts claimed as credits by the taxpayer, or if any tax paid is refunded in whole or in part, the taxpayer shall notify the Commissioner, who shall redetermine the amount of the tax due under Parts I and II of this title for the year or years affected, and the amount of tax due upon such redetermination, if any, shall be paid by the taxpayer upon notice and demand by the collector, or the amount of tax overpaid, if any, shall be credited or refunded to the taxpayer in accordance with the provisions of section 281. In the case of such a tax accrued but not paid, the Commissioner as a condition precedent to the allowance of this credit may require the taxpayer to give a bond with sureties satisfactory to and to be approved by the Commissioner in such sum as the Commissioner may require, conditioned upon the payment by the taxpayer of any amount of tax found due upon any such redetermination; and the bond herein prescribed shall contain such further conditions as the Commissioner may require.
- (c) The credits provided for in subdivision (a) of this section may, at the option of the taxpayer and irrespective of the method of accounting employed in keeping his books, be taken in the year in which the taxes of the foreign country or the possession of the United States accrued, subject, however, to the conditions prescribed in subdivision (b) of this section. If the taxpayer elects to take such credits in the year in which the taxes of the foreign country or the possession of the United States accrued, the credits for all subsequent years shall be taken upon the same basis.
- (d) These credits shall be allowed only if the taxpayer furnishes evidence satisfactory to the Commissioner showing the amount of income derived from sources without the United States, and all other information necessary for the verification and computation of such credits.

INSTRUCTIONS

WHEN CREDIT FOR TAXES MAY BE TAKEN.—The credit for taxes provided by subdivision (a) of section 222 may ordinarily be taken either in the return for the year in which the taxes accrued or in which the taxes were paid, dependent upon whether the accounts of the taxpayer are kept and his returns filed upon the accrual basis or upon the cash receipts and disbursements basis. Subdivision (c) of section 222 allows the taxpayer, at his option and irrespective of the method of accounting employed in keeping his books, to take such credit for taxes as may be allowable in the return for the year in which the taxes accrued. An election thus made must be followed in returns for all subsequent years. A taxpayer whose accounts are kept upon the cash receipts and disbursements basis and who elects under section 222 (c) to take the allowable credit for taxes in the year in which the taxes accrued, may include in the credit for the first such year the amount of taxes accrued for that year plus the amount of taxes, if any, paid for the preceding year, and not previously taken as a credit.